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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/611,801	07/01/2003	John D. Mendlein	112959.125US2	5072	
23483 75	90 07/19/2005		EXAMINER		
WILMER CUTLER PICKERING HALE AND DORR LLP			JAWORSKI, FRANCIS J		
60 STATE STR BOSTON, MA			ART UNIT	PAPER NUMBER	
		•	3737	-	

DATE MAILED: 07/19/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Applica	tion No.	Applicant(s)				
Office Action Summary		10/611,	801	MENDLEIN ET AL.				
		Examin	er	Art Unit				
			i Francis J.	3737				
Period fo	The MAILING DATE of this commur or Reply	ication appears on t	he cover sheet with the d	correspondence addre	ess			
THE - External form of the control o	ORTENED STATUTORY PERIOD F MAILING DATE OF THIS COMMUN nsions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this come period for reply specified above is less than thirty period for reply is specified above, the maximum so the to reply within the set or extended period for reply reply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	ICATION. s of 37 CFR 1.136(a). In no enunication. stop days, a reply within the statutory period will apply and will, by statute, cause the apply statute, cause the apply and the statute.	event, however, may a reply be tir atutory minimum of thirty (30) day will expire SIX (6) MONTHS from oplication to become ABANDONE	nely filed  rs will be considered timely. I the mailing date of this common (35 U.S.C. § 133).	nunication.			
Status								
1) 🗌	Responsive to communication(s) file	ed on .						
2a)□								
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	ion of Claims							
5)	Claim(s) <u>1-63</u> is/are pending in the state of the above claim(s) is/at Claim(s) is/are allowed.  Claim(s) is/are rejected.  Claim(s) is/are objected to.  Claim(s) <u>1-63</u> are subject to restriction	re withdrawn from c						
Applicati	on Papers							
10)	The specification is objected to by the The drawing(s) filed on is/are Applicant may not request that any objected Replacement drawing sheet(s) including	: a) ☐ accepted or to ction to the drawing(s) g the correction is requ	be held in abeyance. Se ired if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR	* *			
11)	The oath or declaration is objected to	o by the Examiner. I	Note the attached Office	Action or form PTO	-152.			
Priority ι	ınder 35 U.S.C. § 119							
a)l	Acknowledgment is made of a claim  All b) Some * c) None of:  1. Certified copies of the priority  2. Certified copies of the priority  3. Copies of the certified copies application from the Internation	documents have be documents have be of the priority documental documents from the priority documents from the prio	en received. en received in Applicat nents have been receive ule 17.2(a)).	ion No ed in this National St	age			
Attachmen								
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (F	OTO 048)	4) Interview Summary Paper No(s)/Mail D					
3) 🔲 Infori	nation Disclosure Statement(s) (PTO-1449 or r No(s)/Mail Date		5) Notice of Informal F 6) Other:		52)			

## **DETAILED ACTION**

## Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- I. Claims 1-30 and 57-63, drawn to System for Ultrasound Multi-Angle Measurements and Computer Program Product Therefore, classified in class 600, subclass 445.
- II. Claims 31-56, drawn to Method for Multiple angle UltrasoundMeasurements, classified in class 600, subclass 449.

The inventions are distinct, each from the other because of the following reasons:

Inventions II and I are related as process and apparatus for its practice. The inventions are distinct if it can be shown that either: (1) the process as claimed can be practiced by another materially different apparatus or by hand, or (2) the apparatus as claimed can be used to practice another and materially different process. (MPEP § 806.05(e)). In this case the process may be practiced using other than an x-y positioning device for example the system might be enacted in polar or cylindrical corrdinates or free-hand referenced to an anatomic landmark.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

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Because these inventions are distinct for the reasons given above and the search required for Group I in class 73regarding materials testing positioner structures is not required for Group II, restriction for examination purposes as indicated is proper.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Any inquiry concerning this communication should be directed to Jaworski Francis J. at telephone number 571-272-4738

FJJ:fjj

07152005

Francis J. Jaworski Primary Examiner